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IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION

Julian Briseno, et al.,

No. C 08-00873 JW

Plaintiffs,

**SCEDULING ORDER; ORDER  
REFERRED TO JUDGE LLOYD FOR  
EARLY SETTLEMENT CONFERENCE**

v.

Saratoga Pizza Corp., et al.,

Defendants.

/

Upon filing, this case was scheduled for a case management conference on June 30, 2008.

Pursuant to the Federal Rules of Civil Procedure and Local Rules of this Court, the parties conferred and duly submitted a Joint Case Management Statement and Proposed Order. Based on their joint submission, it appears that a schedule for the case can be set without the necessity of an appearance at this time. Accordingly, the case management conference is vacated and the parties are ordered to comply with the following schedule:

- (1) The parties express an interest in an Early Settlement Conference before a Magistrate Judge. Accordingly, the Court refers the parties to Judge Lloyd for an Early Settlement Conference. The parties shall contact Judge Lloyd's Chambers within thirty (30) days from the date of this Order to schedule a conference.
- (2) The parties dispute whether discovery should be bifurcated between class and merits discovery. The Court finds good cause to give the parties a deadline for the close of

1 all discovery and refers the parties to the assigned Magistrate Judge to develop a  
 2 discovery plan consistent with this Order.

3 **CASE SCHEDULE**

4	<b>Close of All Discovery (¶ 9)</b>	<b>March 30, 2009</b>
5	<b>Last Date for Hearing Dispositive Motions (¶ 10)</b> <i>(≈60 days after the Close of All Discovery)</i>	<b>June 1, 2009</b>
6	<b>Preliminary Pretrial Conference at 11 a.m. (¶ 12)</b> <i>(≈30 days before the Close of All Discovery)</i>	<b>February 23, 2009</b>
7	<b>Preliminary Pretrial Conference Statements (¶ 11)</b> <i>(Due 10 days before conference)</i>	<b>February 13, 2009</b>

8  
 9 None of the dates set in this Order may be changed without an order of the Court made after  
 10 a motion is filed pursuant to the Civil Local Rules of Court.

11 **Standing Order to Lodge Printed Copy of "ECF" Papers**

12  
 13 1. In all cases, including cases covered by the Electronic Case Filing System of  
 14 the Court "ECF," when filing papers in connection with any motion or any pretrial conference, in  
 15 addition to filing the paper electronically, the filing parties shall lodge with the Clerk's Office a  
 16 printed copy of the papers, in an envelop clearly marked "Chamber's Copy – Lodged for the  
 17 Chambers of Judge James Ware." The "Chamber's Copy" envelop must state the case name and case  
 18 number and be delivered on or before the close of the next court day following the day the papers  
 19 are filed electronically. See Standing Order Regarding Case Management in Civil Cases.

20 **Compliance with Discovery Plan and Reference to Magistrate Judge**

21  
 22 2. The Court adopts the Discovery Plan proposed by the parties in their Joint  
 23 Case Management Statement. The parties are ordered to comply with the discovery plan. Any  
 24 disputes with respect to the implementation of the discovery plan and all disclosure or discovery  
 25 disputes are referred to the assigned Magistrate Judge. In addition, any disputes pertaining to  
 service or joinder of parties or claims are referred to the assigned Magistrate Judge.

**Document Management During Pretrial Discovery and Electronic Evidence Presentation**

3. This Court has available a digital and video electronic evidence presentation system. Before commencement of pretrial discovery, the parties are ordered to familiarize themselves with the system, and to meet and confer about whether the case will involve voluminous documentary. If so, as the parties identify documentary material which is likely to be used as trial exhibits, the parties are ordered to electronically store these materials in a fashion which will facilitate displaying them electronically during the trial. The parties are reminded that Civil L.R. 30-2(b) requires sequential numbering of exhibits during depositions and that numbering must be maintained for those exhibits throughout the litigation. Each proposed exhibit shall be pre-marked for identification. All exhibits shall be marked with numerals. The parties shall meet and confer on a division which will avoid duplication (e.g., Plaintiff: 1-99,000; Defendant #1: 100,000-299,999; Defendant #2: 300,000-500,000).

**Disclosure of Expert Witnesses**

4. Any party wishing to present expert witness testimony with respect to a claim or a defense shall lodge with the Court and serve on all other parties the name, address, qualifications, résumé and a written report which complies with Fed. R. Civ. P. 26(a)(2)(B) **63 days before close of discovery.** Expert witness disclosure must be made with respect to a person who is either (a) specially retained or specially employed to provide expert testimony pursuant to Fed.R.Evid. 702 or (b) a regular employee or agent or treating physician who may be called to provide expert opinion testimony.

5. The parties are also required to lodge any supplemental reports to which any expert will testify at trial in accordance with Fed. R. Civ. P. 26(a)(2)(B).

6. Any party objecting to the qualifications or proposed testimony of an expert must file, serve and notice a motion to exclude the expert or any portion of the expert's testimony in writing in accordance with Civil Local Rule 7-2, for hearing no later than **42 DAYS AFTER BOTH EXPERT AND REBUTTAL EXPERT DISCLOSURES ON A MONDAY (LAW AND**

1 **MOTION DAY) at 9:00 a.m.** and preferably before or on the same day as the discovery cutoff  
2 date at 9:00 a.m.

3 **Rebuttal Expert Witnesses**

4 7. If the testimony of the expert is intended solely to contradict or rebut opinion  
5 testimony on the same subject matter identified by another party, the party proffering a rebuttal  
6 expert shall make the disclosures required by Fed. R. Civ. P. 26(a)(2)(B), no later than **49 days**  
7 **prior to discovery cutoff.**

8 **Limitation on Testimony by Expert Witnesses**

9 8. Unless the parties enter into a written stipulation otherwise, upon timely  
10 objection, an expert witness shall be precluded from testifying about any actions or opinions not  
11 disclosed prior to the expert's deposition. This is to ensure that all factual material upon which  
12 expert opinion may be based and all tests and reports are completed prior to the expert deposition.  
13 Unless application is made prior to the close of expert discovery, each party will be limited to  
14 calling only one expert witness in each discipline involved in the case.

15 **Close of Discovery**

16 9. Pursuant to Civil L.R. 26-2, all discovery, including supplemental  
17 disclosure, depositions of fact witness and expert witnesses, must be completed on or before the  
18 deadline set forth in the Case Schedule above.

19 **Last date for Hearing Dispositive Motions**

20 10. The last day for hearing dispositive motions is set forth in the Case Schedule  
21 above. Any motions must be noticed in accordance with the Civil Local Rules of this Court.

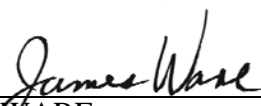
22 **Preliminary Pretrial and Trial Setting Conference Statement and Proposed Order**

23 11. The attorneys who will try the case are ordered to confer with one another  
24 and to file and lodge with Chambers on or before the deadline set forth in the Case Schedule above a  
25 Preliminary Pretrial and Trial Setting Conference Statement and Proposed Order, stating their  
26 readiness for trial, the amount of time which the Court should allocate for trial and the calendar  
27 period for the trial.

1                   12. The attorneys who will try the case are ordered to appear on the date set in  
2 the Case Schedule at 11:00 a.m. for a Preliminary Pretrial and Trial Setting Conference.

3                   13. With respect to the time allocation for trial, at the Preliminary Pretrial and  
4 Trial Setting Conference trial counsel will be asked to stipulate to a time allocation to each side for  
5 the trial of the case. Once a stipulated allocation has been entered, the parties must plan their  
6 presentations to conform to the stipulated time allocation.

7  
8 Dated: June 26, 2008

9                     
10                   JAMES WARE  
11                   United States District Judge

1 **THIS IS TO CERTIFY THAT COPIES OF THIS ORDER HAVE BEEN DELIVERED TO:**

2 Adam Wang waqw@sbcglobal.net  
3 Richard S. Falcone rsf@paynefears.com

4 **Dated: June 26, 2008**

5 **Richard W. Wieking, Clerk**

6 **By: /s/ JW Chambers**  
7 **Elizabeth Garcia**  
**Courtroom Deputy**